

Conrad Willhite to his son Daniel Willhite for and during his natural life, and after his death to his children ~

The Bill states that Conrad Willhite by his last will and testament, dated on the seventeenth day of April Eighteen Hundred and thirty three, devised certain lands therein mentioned, to his sons William Willhite and Daniel Willhite - The portion of the said Daniel Willhite being devised to him for and during his natural life only, then to be equally divided among his children. ~

That a Bill in Equity was filed by William Willhite against the said Daniel Willhite and others, for the purposes of partition, and that a Commission was issued by the Court to certain Commissioners, to lay off and divide said Farm into two Equal parts, and that said Commissioners, did lay off, divide and allot to the said William Willhite, Lot No 2 described in said proceeding and did lay off divide and allot to the said Daniel Willhite and others Lot No 1 described in said proceeding, containing Seventy-nine Acres. ~

The Bill further states that Daniel Willhite the tenant for life in the lot No 1 containing Seventy Nine Acres, died sometime in the Month of February in the year Eighteen hundred and seventy, and that he left the following Children - And grand children, descendants of deceased Children - Viz ~

1st John W Willhite - a Son.

2nd Caroline Willhite now the wife of Theo W. Ser ~

3rd Sarah Ida Willhite and George W Willhite - Children of Jane E. Willhite dec. a daughter of said Daniel Willhite, the tenant for life, both of whom are infants under the age of twenty one years. ~

4th Conrad Willhite a Son.

5th Samuel Willhite a Son.

6th Edward O Willhite a Son.

7th Lucy Jane Keil - Charles Keil and Myrtle Keil, children of Mary E. Keil dec. Daughter of said tenant for life, all of whom are infants and reside in the State of Illinois

8th Martha E Willhite, a child of Daniel Willhite Sr a deceased son of tenant for life, who is an infant under the age of twenty one years. ~

9th Martin H Willhite a Son ~

The Bill further states that the above mentioned parties are seized as tenants in Common of the land described in Lot No 1 - that the same cannot be divided amongst the parties interested, without loss and injury, and that it will be to the interest and advantage of all concerned, that the real estate described in the proceedings, be sold, and the proceeds of sale divided amongst the parties interested ~

It is thereupon this 28th day of March in the year 1870, Ordered that the Complainants by causing a Copy of this Order to be inserted in some newspaper published at Frederick once in each of four successive weeks before the tenth day of April 1870, giving notice to the absent defendants of the object and substance of this Bill, and warn them to appear in this Court in person or by solicitor, on or before the first day of August 1870 to answer the pleasures and show cause if any they have, why a decree ought not to pass as prayed. ~

Filed March 28th 1870 ~

Charles Meantz, Clerk

Printer's Mark. Frederick County Aug. 8th 1870 ~ I certify that the annexed order of publication, was published in the Republican, a paper published in Frederick County for four successive weeks prior to the 30 day of April 1870. J. H. Black, Editor
Filed Aug 8th 1870 ~